Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am.

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see <u>People v Tull</u>, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

Sincerely,

cc: Supreme Ct. Clerk
Personal file of signee

RECEIVED

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am.

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see People v Tull, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

cc: Supreme Ct. Clerk Personal file of signee Sincerely,

Thereso M Shttlern 9635 gusson way Colopalo Springs &o

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am.

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see \underline{People} v \underline{Tull} , 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

> Sincerely, Catherine markered ge

> > - 4

cc: Supreme Ct. Clerk

Personal file of signee

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see <u>People v Tull</u>, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

APR 1 8 2004 CORBIN DAVIS

Sincerely,

cc: Supreme Ct. Clerk
Personal file of signee

Charles L Tull JR

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see <u>People v Tull</u>, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

cc: Supreme Ct. Clerk
Personal file of signee

Sincerely,

APR 192004

CLANCORBIN DAVIS

WORKEME COURT

WOSUFFLUE

HILL

OSUFFLUE

HILL

OSUF

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see <u>People v Tull</u>, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

Sincerely

cc: Supreme Ct. Clerk
Personal file of signee

RECEIVE

220

APR 2 0 2004

OUPREME COURT

1.3.

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see <u>People v Tull</u>, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

Sincerely.

cc: Supreme Ct. Clerk
Personal file of signee

APR 2 0 2004

AVANS COURT

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see People v Tull, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

Sincerely.

cc: Supreme Ct. Clerk

Personal file of signee

43910 30th St. Lot 19 Paw Paw, MI

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see <u>People v Tull</u>, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

APR 1 4 2004

CORBIN DAVIS

cc: Supreme Ct. Clerk
Personal file of signee

Sincerely,

Down Menter 43910 30th St.

Paw Paw, MI 149019

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see People v Tull, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

Christopher L MURRAY

COSM

60168 C/R 653

PAW PAW, M1 49079

Personal file of signee

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see People v Tull, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

cc: Supreme Ct. Clerk Personal file of signee Sincerely, Robert Workman

60168 CR653
PAWPAW, MI 49029 App, 12004

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am.

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see People v Tull, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

Sincerely,

cc: Supreme Ct. Clerk Personal file of signee Theresa Workman 60168 CR 653 PAW PAW MI 4907

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see <u>People v Tull</u>, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

Sincerely,

cc: Supreme Ct. Clerk
Personal file of signee

APR 2 6 2004

CA CORBIN DAVIS

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see People v Tull, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

Sincerely,

cc: Supreme Ct. Clerk Personal file of signee

Michigan Supreme Court Clerk 525 W. Ottawa St. 2nd Floor G. Mennen Williams Bldg. Lansing, Mich 48933

RE: ADM File No. 2003-04

Dear Sir or Ma'am,

I have a loved one in the Michigan Dept. of Corrections who would benefit from your proposed addition of court rule MCR 6.427, or the amendment of existing court rule MCR 6.508. i.e., proposed subsection (F), if they were further expanded to include the following.

These proposals should include the ineffective assistance of retained or appointed trial-sentencing counsel who fails to file the claim of appeal and appointment of counsel form, when they have clearly promised to do so on the record.

Failure to file this form results in one's appeal of right to be lost. Please see <u>People v Tull</u>, 460 Mich 857-859, for the case of my loved one, which is the subject of this letter.

I sincerely hope that you will consider, and accept this addition to your proposed court rule addition and amendments to these rules, and I thank you for your time, and allowing this opinion to be heard.

Sincerely.

cc: Supreme Ct. Clerk
Personal file of signee

SECEIVED

APR 2 7 2004

SUPREME COURT